THIS ORDER IS APPROVED.

Dated: March 26, 2010



LAW OFFICES
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Howard A. Chorost, Esq. State Bar of Arizona No. 012663 Howard.Chorost@azbar.org JAMES M. MARLAR
Chief Bankruptcy Judge

Attorneys for Movant Vantage West Credit Union

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA

In Re:	
Linda L. Eranklin	Chapter 13 Proceedings
Linda L. Franklin, Debtor.	Case No. 4:10-bk-01902-JMM
Vantage West Credit Union , Movant, vs.	ORDER APPROVING MOTION FOR INTERIM PAYMENTS AS AND FOR ADEQUATE PROTECTION
Linda L. Franklin, Debtor; Dianne C. Kerns, Trustee,	2004 Jeep Liberty
Respondents.	

Vantage West Credit Union 's Motion for the issuance of an Order Approving Interim Payments as and for Adequate Protection was filed on March 1, 2010 with regard to Movant's secured interest in and to a 2004 Jeep Liberty, with all interested parties having been noticed, and there being no timely objections filed to said Motion,

IT IS HEREBY ORDERED granting the application. Vantage West Credit Union is hereby awarded the sum of \$78.40 as and for Interim Adequate Protection Payments.

The Chapter 13 Trustee is directed to distribute to Vantage West Credit Union the sum of \$78.40 commencing the date the first Chapter 13 Plan payment is due and for each month thereafter that Debtor's bankruptcy case is pending from Chapter 13 Plan payments

made by Debtors as and for Adequate Protection.

IT IS FURTHER ORDERED that these monthly disbursements shall continue to be

held by the Trustee until such time as the Plan is confirmed and Vantage West Credit

Union begins to receive regular monthly payments of no less than \$78.40 each month, or

this case is dismissed or converted, subject to the provisions of 11 U.S.C. Sec. 348.

IT IS FURTHER ORDERED that the Chapter 13 Trustee shall receive

compensation for administration of the Estate for each Adequate Protection Disbursement

made to Vantage West Credit Union .

IT IS FURTHER ORDERED that all adequate protection disbursements made to

Vantage West Credit Union are final and not subject to disgorgement, and that the

Trustee is authorized and is hereby directed to immediately commence tender of said

Adequate Protection payments to Vantage West Credit Union.

IT IS FURTHER ORDERED that upon dismissal or conversion of Debtor's case that

adequate protection payments that have accrued and are not disbursed by the Chapter 13

Trustee are subject to *pro rata* disbursement along with administrative claims.

IT IS FURTHER ORDERED that Vantage West Credit Union has a secured interest

in all accrued and accruing sums designated as its adequate protection and that upon

entry of this Order, on in the event the case is dismissed or converted, subject to the

provisions of 11 U.S.C. Sec. 348.

This Order is without prejudice to any additional rights Vantage West Credit Union

may have under Title 11 of the United States Code.

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